

EXHIBIT C

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF DELAWARE**

In re:) Chapter 11
W. R. GRACE & CO., et al.,¹)
Debtors.) Case No. 01-01139 (JKF)
) (Jointly Administered)
)
) Objection Deadline: February 21, 2007
) Hearing Date: TBD only if necessary

**SUMMARY OF APPLICATION OF REED SMITH LLP
FOR COMPENSATION FOR SERVICES AND REIMBURSEMENT OF
EXPENSES AS SPECIAL ASBESTOS PRODUCTS LIABILITY DEFENSE
COUNSEL TO DEBTORS FOR THE SIXTY-SIXTH MONTHLY INTERIM
PERIOD FROM DECEMBER 1, 2006 THROUGH DECEMBER 31, 2006**

Name of Applicant: Reed Smith LLP

Authorized to Provide Professional Services to: W. R. Grace & Co., *et al.*, Debtors and Debtors-in-Possession

Date of Retention: July 19, 2001, effective as of April 2, 2001

Period for which compensation and reimbursement is sought: December 1 through December 31, 2006

Amount of fees sought as actual, reasonable and necessary: \$449,619.00

Amount of expenses sought as actual, reasonable and necessary \$13,006.42

This is a(n): X monthly interim final application.

¹ The Debtors consist of the following 62 entities: W. R. Grace & Co. (f/k/a Grace Specialty Chemicals, Inc.), W. R. Grace & Co.-Conn., A-1 Bit & Tool Co., Inc., Alewife Boston Ltd., Alewife Land Corporation, Amicon, Inc., CB Biomedical, Inc. (f/k/a Circe Biomedical, Inc.), CCHP, Inc., Coalgrace, Inc., Coalgrace II, Inc., Creative Food 'N Fun Company, Darex Puerto Rico, Inc., Del Taco Restaurants, Inc., Dewey and Almy, LLC (f/k/a Dewey and Almy Company), Ecarg, Inc., Five Alewife Boston Ltd., G C Limited Partners I, Inc. (f/k/a Grace Cocoa Limited Partners I, Inc.), G C Management, Inc. (f/k/a Grace Cocoa Management, Inc.), GEC Management Corporation, GN Holdings, Inc., GPC Thomasville Corp., Gloucester New Communities Company, Inc., Grace A-B Inc., Grace A-B II Inc., Grace Chemical Company of Cuba, Grace Culinary Systems, Inc., Grace Drilling Company, Grace Energy Corporation, Grace Environmental, Inc., Grace Europe, Inc., Grace H-G Inc., Grace H-G II Inc., Grace Hotel Services Corporation, Grace International Holdings, Inc. (f/k/a Dearborn International Holdings, Inc.), Grace Offshore Company, Grace PAR Corporation, Grace Petroleum Libya Incorporated, Grace Tarpon Investors, Inc., Grace Ventures Corp., Grace Washington, Inc., W. R. Grace Capital Corporation, W. R. Grace Land Corporation, Gracoal, Inc., Gracoal II, Inc., Guanica-Caribe Land Development Corporation, Hanover Square Corporation, Homco International, Inc., Kootenai Development Company, L B Realty, Inc., Litigation Management, Inc. (f/k/a GHSC Holding, Inc., Grace JVH, Inc., Asbestos Management, Inc.), Monolith Enterprises, Incorporated, Monroe Street, Inc., MRA Holdings Corp. (f/k/a Nestor-BNA Holdings Corporation), MRA Intermedco, Inc. (f/k/a Nestor-BNA, Inc.), MRA Staffing Systems, Inc. (f/k/a British Nursing Association, Inc.), Remedium Group, Inc. (f/k/a Environmental Liability Management, Inc., E&C Liquidating Corp., Emerson & Cuming, Inc.), Southern Oil, Resin & Fiberglass, Inc., Water Street Corporation, Axial Basin Ranch Company, CC Partners (f/k/a Cross Country Staffing), Hayden-Gulch West Coal Company, H-G Coal Company.

14418
1/29/06

Date Filed	Period Covered	Requested Fees	Requested Expenses	Status of Fees	Status of Expenses
8/28/01	4/2/01 through 7/31/01	\$40,583.00	\$356.92	No objections served on counsel	No objections served on counsel
9/27/01	8/1/01 through 8/31/01	\$90,113.00	\$4,048.11	No objections served on counsel	No objections served on counsel
10/26/01	9/1/01 through 9/30/01	\$155,804.00	\$6,971.66	No objections served on counsel	No objections served on counsel
11/27/01	10/1/01 through 10/31/01	\$229,036.50	\$10,314.97	No objections served on counsel	No objections served on counsel
12/26/01	11/1/01 through 11/30/01	\$216,703.50	\$22,667.19	No objections served on counsel	No objections served on counsel
1/30/02	12/1/01 through 12/31/01	\$152,288.00	\$43,025.11	No objections served on counsel	No objections served on counsel
3/1/02	1/1/02 through 1/31/02	\$152,389.50	\$45,525.87	No objections served on counsel	No objections served on counsel
3/28/02	2/1/02 through 2/28/02	\$115,694.50	\$39,388.59	No objections served on counsel	No objections served on counsel
5/2/02	3/1/02 through 3/31/02	\$95,617.50	\$49,224.63	No objections served on counsel	No objections served on counsel
5/28/02	4/1/02 through 4/30/02	\$125,169.50	\$44,498.12	No objections served on counsel	No objections served on counsel
6/28/02	5/1/02 through 5/31/02	\$186,811.50	\$88,641.73	No objections served on counsel	No objections served on counsel
8/5/02	6/1/02 through 6/30/02	\$167,414.75	\$26,462.86	No objections served on counsel	No objections served on counsel
9/9/02	7/1/02 through 7/31/02	\$121,203.75	\$7,897.17	No objections served on counsel	No objections served on counsel
9/30/02	8/1/02 through 8/31/02	\$183,876.75	\$18,631.51	No objections served on counsel	No objections served on counsel
10/31/02	9/1/02 through 9/30/02	\$205,975.00	\$12,810.65	No objections served on counsel	No objections served on counsel
11/27/02	10/1/02 through 10/31/02	\$172,838.75	\$34,384.69	No objections served on counsel	No objections served on counsel
12/30/02	11/1/02 through 11/30/02	\$115,576.00	\$12,630.85	No objections served on counsel	No objections served on counsel
1/30/03	12/1/02 through 1/31/02	\$36,744.50	\$16,310.05	No objections served on counsel	No objections served on counsel
3/6/03	1/1/03 through 1/31/03	\$123,884.00	\$3,760.28	No objections served on counsel	No objections served on counsel
4/2/03	2/1/03 through 2/28/03	\$233,867.50	\$21,251.46	No objections served on counsel	No objections served on counsel
5/7/03	3/1/03 through 3/31/03	\$124,350.00	\$30,380.42	No objections served on counsel	No objections served on counsel

6/4/03	4/1/03 through 4/30/03	\$223,770.50	\$19,411.28	No objections served on counsel	No objections served on counsel
7/1/03	5/1/03 through 5/31/03	\$190,838.00	\$22,397.08	No objections served on counsel	No objections served on counsel
7/31/03	6/1/03 through 6/30/03	\$165,837.25	\$18,778.12	No objections served on counsel	No objections served on counsel
8/29/03	7/1/03 through 7/31/03	\$202,033.50	\$13,132.57	No objections served on counsel	No objections served on counsel
10/2/03	8/1/03 through 8/31/03	\$155,275.50	\$5,526.19	No objections served on counsel	No objections served on counsel
10/28/03	9/1/03 through 9/30/03	\$32,877.00	\$5,836.88	No objections served on counsel	No objections served on counsel
11/28/03	10/1/03 through 10/31/03	\$20,656.50	\$3,553.00	No objections served on counsel	No objections served on counsel
12/29/03	11/1/03 through 11/30/03	\$16,642.50	\$352.73	No objections served on counsel	No objections served on counsel
2/4/04	12/1/03 through 12/31/03	\$8,871.00 ²	\$1,332.05	No objections served on counsel	No objections served on counsel
3/10/04	1/1/04 through 1/31/04	\$21,531.00	\$85.71	No objections served on counsel	No objections served on counsel
4/7/04	2/1/04 through 2/29/04	\$21,116.00	\$2,537.94	No objections served on counsel	No objections served on counsel
5/5/04	3/1/04 through 3/31/04	\$11,113.00	\$442.16	No objections served on counsel	No objections served on counsel
6/4/04	4/1/04 through 4/30/04	\$16,495.50	\$41.08	No objections served on counsel	No objections served on counsel
7/1/04	5/1/04 through 5/31/04	\$41,085.00	\$2,386.50	No objections served on counsel	No objections served on counsel
8/2/04	6/1/04 through 6/30/04	\$28,692.50	\$725.43	No objections served on counsel	No objections served on counsel
9/3/04	7/1/04 through 7/31/04	\$13,176.50	\$328.55	No objections served on counsel	No objections served on counsel
10/5/04	8/1/04 through 8/31/04	\$11,792.00	\$1,500.03	No objections served on counsel	No objections served on counsel
10/28/04	9/1/04 through 9/30/04	\$22,618.00	\$97.76	No objections served on counsel	No objections served on counsel
11/29/04	10/1/04 through 10/31/04	\$127,040.00	\$2,696.29	No objections served on counsel	No objections served on counsel
1/7/05	11/1/04 through 11/30/04	\$29,207.50	\$1,858.91	No objections served on counsel	No objections served on counsel
2/9/05	12/1/04 through 12/31/04	\$123,722.25	\$2,598.89	No objections served on counsel	No objections served on counsel

² Although Reed Smith initially requested \$9,795.00 for the December 2003 monthly interim period, it revised its request after discovering an error in its Fee Application for that period, after the Fee Application was filed (and with the advice and consent of the Fee Auditor). The corrected amount requested by Reed Smith for that period is reflected above.

3/1/05	1/1/05 through 1/31/05	\$112,761.00	\$3,520.69	No objections served on counsel	No objections served on counsel
3/29/05	2/1/05 through 2/28/05	\$40,738.00	\$2,719.01	No objections served on counsel	No objections served on counsel
4/27/05	3/1/05 through 3/31/05	\$22,165.50	\$281.04	No objections served on counsel	No objections served on counsel
5/31/05	4/1/05 through 4/30/05	\$27,745.00	\$373.42	No objections served on counsel	No objections served on counsel
6/30/05	5/1/05 through 5/31/05	\$48,125.50	\$1,444.96	No objections served on counsel	No objections served on counsel
8/2/05	6/1/05 through 6/30/05	\$53,677.50	\$2,901.34	No objections served on counsel	No objections served on counsel
8/31/05	8/1/05 through 8/31/05	\$67,024.00	\$4,443.37	No objections served on counsel	No objections served on counsel
10/28/05	9/1/05 through 9/31/05	\$75,564.50	\$1,333.69	No objections served on counsel	No objections served on counsel
11/28/05	10/1/05 through 10/31/05	\$100,140.00	\$2,209.06	No objections served on counsel	No objections served on counsel
12/29/05	11/1/05 through 11/30/05	\$73,829.00	\$2,476.74	No objections served on counsel	No objections served on counsel
2/3/06	12/1/05 through 12/31/05	\$132,709.00	\$9,322.91	No objections served on counsel	No objections served on counsel
3/6/06	1/1/06 through 1/31/06	\$179,492.75	\$7,814.56	No objections served on counsel	No objections served on counsel
3/28/06	2/1/06 through 2/28/06	\$121,127.50	\$2,113.02	No objections served on counsel	No objections served on counsel
4/28/06	3/1/06 through 3/31/06	\$138,244.50	\$8,928.17	No objections served on counsel	No objections served on counsel
5/30/06	4/1/06 through 4/30/06	\$258,539.00	\$3,990.53	No objections served on counsel	No objections served on counsel
6/28/06	5/1/06 through 5/31/06	\$187,688.50	\$7,066.20	No objections served on counsel	No objections served on counsel
7/31/06	6/1/06 through 6/30/06	\$290,925.50	\$7,211.50	No objections served on counsel	No objections served on counsel
9/1/06	7/1/06 through 7/31/06	\$318,207.00	\$5,751.93	No objections served on counsel	No objections served on counsel
9/28/06	8/1/06 through 8/31/06	\$431,035.00	\$19,258.20	No objections served on counsel	No objections served on counsel
10/30/06	9/1/06 through 9/30/06	\$214,071.00	\$8,718.91	No objections served on counsel	No objections served on counsel
11/28/06	10/1/06 through 10/31/06	\$253,411.00	\$3,957.53	No objections served on counsel	No objections served on counsel
12/21/06	11/1/06 through 11/30/06	\$269,985.00	\$10,276.93	No objections served on counsel	No objections served on counsel

As indicated above, this is the sixty-sixth application for monthly interim compensation of services filed with the Bankruptcy Court in the Chapter 11 Cases.

The total time expended for the preparation of this application is approximately 7.0 hours, and the corresponding estimated compensation *that will be requested in a future application* is approximately \$2,500.00.

The Reed Smith attorneys who rendered professional services in these cases during the Fee Period are:

Name of Professional Person	Position with the applicant	Number of years as an attorney	Department	Hourly billing rate	Total billed hours	Total compensation
James J. Restivo, Jr.	Partner	35 Years	Litigation	\$600.00	63.40	\$38,040.00
Lawrence E. Flatley	Partner	31 years	Litigation	\$535.00	79.20	\$42,372.00
Douglas E. Cameron	Partner	22 Years	Litigation	\$530.00	186.60	\$89,898.00
Anthony B. Klapper	Partner	12 Years	Litigation	\$500.00	76.70	\$38,350.00
Harold J. Engel	Partner	37 Years	Litigation	\$500.00	57.50	\$28,750.00
Margaret L. Sanner	Of Counsel	21 Years	Litigation	\$415.00	77.70	\$32,245.50
Traci Sands Rea	Partner	11 Years	Litigation	\$390.00	30.60	\$11,934.00
Carol J. Gatewood	Of Counsel	17 Years	Litigation	\$380.00	154.70	\$58,786.00
Jesse J. Ash	Associate	4 Years	Litigation	\$330.00	58.00	\$19,140.00
Andrew J. Muha	Associate	5 Years	Litigation	\$295.00	12.50	\$3,687.50
Rebecca E. Aten	Associate	3 Years	Litigation	\$270.00	98.60	\$26,622.00
John L. Schoenecker	Associate	2 Years	Litigation	\$250.00	91.20	\$22,800.00
Daniel Z. Herbst	Associate	2 Years	Litigation	\$230.00	46.80	\$10,764.00
Danielle N. Ducre	New Associate	1 Year	Litigation	\$220.00	1.20	\$264.00

The paraprofessionals who rendered professional service in these cases during the Fee Period are:

Name of Professional Person	Position with the applicant	Number of years in position	Department	Hourly billing rate	Total billed hours	Total compensation
John B. Lord	Paralegal	13 Years	Bankruptcy	\$190.00	1.80	\$342.00
Maureen Atkinson	Paralegal	30 Years	Litigation	\$180.00	5.80	\$1,044.00

Name of Professional Person	Position with the applicant	Number of years in position	Department	Hourly billing rate	Total billed hours	Total compensation
Maria DiChiera	Paralegal	14 Years	Litigation	\$180.00	21.30	\$3,834.00

Jennifer L. Taylor-Payne	Paralegal	10 Years	Litigation	\$170.00	6.30	\$1,071.00
Magaret A. Garlitz	Paralegal	17 Years	Litigation	\$170.00	4.60	\$782.00
Sharon A. Ament	Paralegal	2 Years	Litigation	\$130.00	29.00	\$3,770.00
Cary E. Cox	Paralegal	5 Years	Litigation	\$120.00	1.50	\$180.00
Matthew J. Rippin	Specialist	1 Year	Litigation	\$70.00	84.90	\$5,943.00

Total Fees: \$449,619.00

COMPENSATION BY PROJECT CATEGORY

Project Category	Hours	Amount
Litigation	349.10	\$121,152.50
Non-Working Travel Time	12.90	\$5,857.00
ZAI	16.00	\$8,899.50
Fee Applications	6.60	\$1,675.00
Hearings	16.80	\$2,929.00
Claim Analysis Objection Resolution & Estimation	771.50	\$300,378.00
Montana Grand Jury Investigation	17.00	\$8,728.00
Total	1,189.90	\$449,619.00

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EXPENSE SUMMARY

Description	Non-ZAI Science Trial	ZAI Science Trial
Binding Charge	\$27.00	----
Telephone Expense	\$29.25	\$1.95
Telephone -- Outside	\$41.55	----
PACER	\$62.80	\$1.52
Westlaw	\$139.04	----
Duplicating/Printing/Scanning	\$2,120.30	\$45.50
Outside Duplicating/IKON Copy Services	\$7,746.35	----
Postage Expense	\$9.66	\$5.49
Express Mail Service	\$254.13	----
Courier Service -- Outside	\$451.10	----
Secretarial Overtime	\$583.75	----
Meal Expense	\$86.15	----
Mileage Expense	\$154.86	----
Taxi Expense	\$142.00	----
Air Travel Expense	\$873.50	----
Lodging	\$119.90	----
Parking/Tolls/Other Transportation	\$82.00	----
General Expense: fax charges during D. Cameron hotel stay in FL for meetings with expert witnesses	\$28.62	----
SUBTOTAL	\$12,951.96	\$54.46
TOTAL	\$13,006.42	

Dated: January 29, 2007
Wilmington, Delaware

REED SMITH LLP

By: /s/ Kurt F. Gwynne

Kurt F. Gwynne (No. 3951)
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Wilmington, DE 19801
Telephone: (302) 778-7500
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and

James J. Restivo, Jr., Esquire
Lawrence E. Flatley, Esquire
Douglas E. Cameron, Esquire
435 Sixth Avenue
Pittsburgh, PA 15219
Telephone: (412) 288-3131
Facsimile: (412) 288-3063

Special Asbestos Products Liability Defense
Counsel

REED SMITH LLP
PO Box 360074M
Pittsburgh, PA 15251-6074
Tax ID# 25-0749630

W.R Grace & Co.
One Town Center Road
Boca Raton, FL 33486

Invoice Number 1494534
Invoice Date 01/26/07
Client Number 172573

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Re: W. R. Grace & Co.

(60026) Litigation and Litigation Consulting

Fees	121,152.50
Expenses	0.00

TOTAL BALANCE DUE UPON RECEIPT	\$121,152.50
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REED SMITH LLP
 PO Box 360074M
 Pittsburgh, PA 15251-6074
 Tax ID# 25-0749630

W.R Grace & Co.	Invoice Number	1494534
One Town Center Road	Invoice Date	01/26/07
Boca Raton, FL 33486	Client Number	172573
	Matter Number	60026

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Re: (60026) Litigation and Litigation Consulting

FOR PROFESSIONAL SERVICES PROVIDED THROUGH DECEMBER 31, 2006

Date	Name	Hours
12/01/06	Cameron	.40
12/01/06	Klapper	5.50
12/01/06	Sanner	4.30
12/01/06	Schoenecker	3.00
12/01/06	Taylor-Payne	.80
12/03/06	Sanner	4.40
12/03/06	Schoenecker	2.00
12/04/06	Klapper	2.50
12/04/06	Sanner	3.90

Attention to expert report issues.

Begin review of 4 boxes of documents relied upon by claimant's experts.

Work on analysis of common exhibits.

Review and digest deposition testimony of expert plaintiff's witness.

E-mails to and from various contacts regarding obtaining additional expert witness material (0.4); e-mails from and to Ms. Aten regarding upcoming expert deposition (0.4).

Assess common exhibits for expert conference.

Review and digest deposition testimony of expert plaintiff's witness.

Continue review of 4 boxes of documents relied upon by claimant's experts.

Continue analysis and review of Grace company story documents.

172573 W. R. Grace & Co.
 60026 Litigation and Litigation Consulting
 January 26, 2007

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Date	Name	Hours	
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12/04/06	Schoenecker	Review and digest deposition testimony of expert plaintiff's witness.	7.00
12/04/06	Taylor-Payne	Downloaded additional expert materials received (0.8); organized and indexed additional expert witness materials received (3.6); e-mails to and from Ms. Aten and Ms. Sanner regarding additional expert materials received (0.1).	4.50
12/05/06	Cameron	Attention to expert report issues.	.90
12/05/06	Herbst	Office conference with A. Klapper re: deposition transcript review (0.3); continue review of deposition transcript for cross-examination outline (1.40)	1.70
12/05/06	Klapper	Continue review of documents relied upon by experts for use in deposition and cross outlines.	5.70
12/05/06	Sanner	Review common exhibits in preparation for conference with expert witness.	8.10
12/05/06	Schoenecker	Review and digest deposition testimony of expert plaintiff's witness.	5.50
12/05/06	Taylor-Payne	E-mails from and to Mr. Schoenecker and Ms. Salzberg regarding expert article (0.3); e-mails to and from Messrs. Klapper, Schoenecker and Ash regarding status of obtaining expert materials (0.3).	.60
12/06/06	Herbst	Continue review of deposition transcript for cross-examination outline.	2.50
12/06/06	Sanner	Continue review and assessment of common exhibits for conference with expert witness.	8.50

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 January 26, 2007

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Date	Name	Hours	
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12/06/06	Schoenecker	Review and digest deposition testimony of expert plaintiff's witness.	7.50
12/07/06	Cameron	Emails and telephone call with counsel regarding expert report issues.	.90
12/07/06	Klapper	Prepare for meeting with experts regarding rebuttal reports, including review of literature discussed at last meeting.	4.20
12/07/06	Sanner	Review common exhibits in preparation for meeting consultants and A. Klapper.	7.10
12/07/06	Schoenecker	Review and digest deposition testimony of expert plaintiff's witness.	4.00
12/08/06	Cameron	Review materials relating to claimant's expert reports (1.4); e-mails to K&E regarding same (0.2).	1.60
12/08/06	Herbst	Continue review of deposition transcript for cross-examination outline.	1.50
12/08/06	Klapper	Prepare for and meet with expert regarding rebuttal reports.	8.30
12/08/06	Sanner	Conference with consultants and A. Klapper re company story expert issues.	3.10
12/08/06	Schoenecker	Review and digest deposition testimony of expert plaintiff's witness.	2.10
12/10/06	Cameron	Attention to materials relating to PI rebuttal reports.	1.20
12/10/06	Schoenecker	Review and digest deposition testimony of expert plaintiff's witness.	3.70

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 January 26, 2007

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Date	Name	Hours
12/11/06	Cameron	.90
	Multiple e-mails with K&E regarding expert reports (0.4); review materials for reports (0.5).	
12/11/06	Schoenecker	3.80
	Review and digest deposition testimony of expert plaintiff's witness.	
12/12/06	Klapper	4.20
	Continue review of key trial transcripts in evaluating claims of claimants' experts.	
12/13/06	Ash	2.50
	Review expert depositions and studies in preparation for deposition memo and outline.	
12/13/06	Herbst	1.60
	Continue review of deposition transcript for cross-examination outline.	
12/13/06	Taylor-Payne	.40
	E-mails from and to Mr. Klapper inquiring if articles listed in attached memorandum have been obtained (0.1); reviewed memorandum and compared articles to our tracking document (0.3).	
12/14/06	Ash	.50
	Meeting with A. Klapper regarding expert deposition memo and outline status.	
12/14/06	Herbst	3.50
	Conferences with J. Ash, J. Schoenecker, and A. Klapper re project (0.4); continue review of deposition transcript for cross-examination outline (3.1).	
12/14/06	Klapper	3.40
	Continue review of 4 boxes of reliance documents from key experts.	
12/14/06	Sanner	4.80
	Analysis of company story materials.	
12/14/06	Schoenecker	3.70
	Review and digest deposition testimony of expert plaintiff's witness.	

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 60026 Litigation and Litigation Consulting
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Date	Name	Hours	
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12/15/06	Herbst	Continue review of deposition transcript for cross-examination outline.	6.50
12/15/06	Klapper	Review reliance materials of additional expert for purposes of discussion with consultants regarding rebuttal reports.	7.30
12/15/06	Sanner	Review bankruptcy court decision (0.7); analysis of company story materials (4.0).	4.70
12/15/06	Schoenecker	Review and digest deposition testimony of expert plaintiff's witness.	.50
12/16/06	Cameron	Review materials relating to rebuttal reports.	.70
12/16/06	Schoenecker	Review and digest deposition testimony of expert plaintiff's witness.	5.40
12/17/06	Ash	Review expert depositions and studies in preparation for deposition memorandum and outline.	4.50
12/17/06	Sanner	Work on company story issues.	1.20
12/18/06	Herbst	Continue review of transcripts for cross-examination outline.	2.80
12/18/06	Klapper	Meet with consultants and experts regarding rebuttal to additional claimant expert.	7.00
12/18/06	Sanner	Conference with A. Klapper and consultants re report issues (4.9); prepare for meeting with consultants re: report (1.3).	6.20
12/18/06	Schoenecker	Review and digest deposition testimony of expert plaintiff's witness.	7.20
12/19/06	Herbst	Continue review of transcripts for cross-examination outline.	4.50

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Date	Name	Hours	
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12/19/06	Klapper	Discuss with expert rebuttal reports (1.3); continue review of key documents relied upon by claimants' experts (4.2).	5.50
12/19/06	Muha	Assist D. Cameron with research of information relating to experts.	.20
12/19/06	Sanner	Work on analysis of common exhibits in connections with company story project.	4.00
12/19/06	Schoenecker	Review and digest deposition testimony of expert plaintiff's witness.	4.20
12/20/06	Herbst	Continue review of transcripts to prepare cross-examination outline.	3.50
12/20/06	Klapper	Review additional documents forwarded by Kirkland for discussion with experts and consultants.	3.30
12/20/06	Schoenecker	Review and digest deposition testimony of expert plaintiff's witness.	1.00
12/21/06	Ash	Review expert depositions and studies in preparation for deposition memo and outline (4.0); meeting with A. Klapper regarding expert deposition review status (0.5).	4.50
12/21/06	Klapper	Continue review of expert's reliance documents.	3.00
12/21/06	Sanner	Telephone discussion with A. Klapper re report issues.	.20
12/21/06	Schoenecker	Review and digest deposition testimony of expert plaintiff's witness.	3.20
12/22/06	Ash	Review expert depositions and studies in preparation for deposition memo and outline.	4.00

172573 W. R. Grace & Co.
 60026 Litigation and Litigation Consulting
 January 26, 2007

Invoice Number 1494534
 Page 7

Date	Name	Hours	
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12/22/06	Herbst	Continue review of transcripts to prepare cross-examination outline.	2.50
12/22/06	Klapper	Meet with expert re rebuttal reports.	4.20
12/22/06	Sanner	Assess and respond to various issues pertaining to expert report.	5.10
12/22/06	Schoenecker	Review and digest deposition testimony of expert plaintiff's witness.	1.40
12/25/06	Ash	Review expert depositions and studies in preparation for deposition memo and outline.	5.50
12/26/06	Ash	Review expert depositions and studies in preparation for deposition memo and outline (8.0); meeting with J. Schoenecker and D. Herbst regarding expert review status (.5).	8.50
12/26/06	Herbst	Continue review of transcripts to prepare cross-examination outline.	4.70
12/26/06	Schoenecker	Draft composite memorandum of expert witness testimony admissions (6.6); review and digest deposition testimony of expert plaintiff's witness (1.0).	7.60
12/27/06	Ash	Review expert depositions and studies in preparation for deposition memo and outline.	6.50
12/27/06	Herbst	Continue review of transcripts to prepare cross-examination outline.	3.50
12/27/06	Schoenecker	Review and digest deposition testimony of expert plaintiff's witness.	5.60
12/28/06	Ash	Review expert depositions and studies in preparation for deposition memo and outline.	8.50
12/28/06	Herbst	Continue review of transcripts to prepare cross-examination outline.	2.30

172573 W. R. Grace & Co.
 60026 Litigation and Litigation Consulting
 January 26, 2007

Invoice Number 1494534
 Page 8

Date	Name	Hours
12/28/06	Sanner	7.10
	Review and assess drafts relating to consultant's work (6.5); email correspondence to A. Klapper and C. Ward re same (0.6).	
12/28/06	Schoenecker	6.30
	Review and digest deposition testimony of expert plaintiff's witness.	
12/29/06	Ash	7.50
	Review expert depositions and studies in preparation for deposition memo and outline.	
12/29/06	Herbst	5.70
	Continue review of transcripts to prepare cross-examination outline.	
12/29/06	Klapper	3.20
	Review expert reports drafted by defense expert (1.5); discuss same with expert (1.7).	
12/29/06	Schoenecker	4.20
	Review and digest deposition testimony of expert plaintiff's witness.	
12/31/06	Ash	5.50
	Review expert depositions and studies in preparation for deposition memo and outline.	
12/31/06	Schoenecker	2.30
	Review and digest deposition testimony of expert plaintiff's witness.	
	TOTAL HOURS	349.10

172573 W. R. Grace & Co.
 60026 Litigation and Litigation Consulting
 January 26, 2007

Invoice Number 1494534
 Page 9

TIME SUMMARY	Hours	Rate	Value
Douglas E. Cameron	6.60	at \$ 530.00	= 3,498.00
Antony B. Klapper	67.30	at \$ 500.00	= 33,650.00
Margaret L. Sanner	72.70	at \$ 415.00	= 30,170.50
Andrew J. Muha	0.20	at \$ 295.00	= 59.00
Jesse J. Ash	58.00	at \$ 330.00	= 19,140.00
John L. Schoenecker	91.20	at \$ 250.00	= 22,800.00
Daniel Z. Herbst	46.80	at \$ 230.00	= 10,764.00
Jennifer L. Taylor-Payne	6.30	at \$ 170.00	= 1,071.00
CURRENT FEES			121,152.50
TOTAL BALANCE DUE UPON RECEIPT			\$121,152.50

REED SMITH LLP
PO Box 360074M
Pittsburgh, PA 15251-6074
Tax ID# 25-0749630

W. R. Grace	Invoice Number	1494902
5400 Broken Sound Blvd., N.W.	Invoice Date	01/26/07
Boca Raton, FL 33487	Client Number	172573

=====

Re: W. R. Grace & Co.

(60027) Travel-Nonworking

Fees	5,857.00	
Expenses	0.00	
		\$5,857.00
		=====

REED SMITH LLP
 PO Box 360074M
 Pittsburgh, PA 15251-6074
 Tax ID# 25-0749630

W. R. Grace	Invoice Number	1494902
5400 Broken Sound Blvd., N.W.	Invoice Date	01/26/07
Boca Raton, FL 33487	Client Number	172573
	Matter Number	60027

=====

Re: (60027) Travel-Nonworking

FOR PROFESSIONAL SERVICES PROVIDED THROUGH DECEMBER 31, 2006

Date	Name	Hours	
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12/07/06	Sanner	Travel from Richmond to DC for meeting with A. Klapper and witnesses on company story issues (one-half time).	1.20
12/08/06	Sanner	Return from Washington to Richmond following conference with witnesses (one-half time).	1.20
12/12/06	Cameron	Non-working portions of travel to Florida for expert witness meetings (one-half of total time).	2.50
12/13/06	Cameron	Non-working travel from Florida to Charlotte to Pittsburgh returning from expert witness meetings (one-half total time).	2.70
12/13/06	Gatewood	Non-working travel to Washington, D.C. for deposition (one-half of travel time).	1.00
12/14/06	Gatewood	Non-working travel from Washington, D.C. to Pittsburgh, returning from expert depositions (one-half time).	1.70

172573 W. R. Grace & Co.
60027 Travel-Nonworking
January 26, 2007

Invoice Number 1494902
Page 2

TOTAL HOURS 12.90

TIME SUMMARY	Hours	Rate	Value
Douglas E. Cameron	5.20	at \$ 530.00 =	2,756.00
Margaret L. Sanner	5.00	at \$ 415.00 =	2,075.00
Carol J. Gatewood	2.70	at \$ 380.00 =	1,026.00
CURRENT FEES			5,857.00
TOTAL BALANCE DUE UPON RECEIPT			\$5,857.00

REED SMITH LLP
PO Box 360074M
Pittsburgh, PA 15251-6074
Tax ID# 25-0749630

W. R. Grace
5400 Broken Sound Blvd., N.W.
Boca Raton, FL 33487

Invoice Number 1494546
Invoice Date 01/26/07
Client Number 172573

=====

Re: W. R. Grace & Co.

(60028) ZAI Science Trial

Fees	8,899.50	
Expenses	0.00	
TOTAL BALANCE DUE UPON RECEIPT		\$8,899.50
=====		

REED SMITH LLP
 PO Box 360074M
 Pittsburgh, PA 15251-6074
 Tax ID# 25-0749630

W. R. Grace	Invoice Number	1494546
5400 Broken Sound Blvd., N.W.	Invoice Date	01/26/07
Boca Raton, FL 33487	Client Number	172573
	Matter Number	60028

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Re: (60028) ZAI Science Trial

FOR PROFESSIONAL SERVICES PROVIDED THROUGH DECEMBER 31, 2006

Date	Name	Hours	
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12/14/06	Cameron	Review court decision (1.1); multiple e-mails and telephone calls regarding same (0.7).	1.80
12/14/06	Flatley	Reading and analyzing opinion and e-mails about it.	1.50
12/14/06	Restivo	Receipt, review analysis and communications re: ZAI opinion.	2.50
12/15/06	Cameron	Continued review and work with Court's opinion (0.8); e-mails regarding same (0.4); telephone call regarding same (0.5).	1.70
12/15/06	Flatley	E-mails regarding decision and analysis of chances on appeal (1.0); call with J. Restivo and D. Cameron regarding decision (0.2).	1.20
12/15/06	Restivo	Telephone conference with E. Westbrook (.5); telephone calls with R. Beber, D. Siegel, et al. re: ZAI opinion (1.5).	2.00
12/21/06	Restivo	Telephone call with E. Westbrook and emails re: same.	.80
12/22/06	Restivo	Receipt of pleadings and correspondence re: opinion and appeal.	.50

172573 W. R. Grace & Co.
 60028 ZAI Science Trial
 January 26, 2007

Invoice Number 1494546
 Page 2

Date	Name	Hours
12/27/06	Cameron	.90
	Telephone call with J. Restivo regarding notice of appeal (0.2); review e-mails regarding same (0.7).	
12/28/06	Cameron	1.80
	Review court's opinion (0.9); review materials regarding Notice of Appeal and extension regarding same (0.9).	
12/30/06	Cameron	.50
12/31/06	Cameron	.80
	Review materials relating to motion for leave to appeal.	

	TOTAL HOURS	16.00

TIME SUMMARY	Hours	Rate	Value
James J. Restivo Jr.	5.80	at \$ 600.00 =	3,480.00
Lawrence E. Flatley	2.70	at \$ 535.00 =	1,444.50
Douglas E. Cameron	7.50	at \$ 530.00 =	3,975.00

CURRENT FEES			8,899.50

TOTAL BALANCE DUE UPON RECEIPT			\$8,899.50
			=====

REED SMITH LLP
PO Box 360074M
Pittsburgh, PA 15251-6074
Tax ID# 25-0749630

W. R. Grace	Invoice Number	1494536
5400 Broken Sound Blvd., N.W.	Invoice Date	01/26/07
Boca Raton, FL 33487	Client Number	172573

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Re: W. R. Grace & Co.

(60029) Fee Applications-Applicant

Fees	1,675.00	
Expenses	0.00	
TOTAL BALANCE DUE UPON RECEIPT		\$1,675.00
=====		

REED SMITH LLP
 PO Box 360074M
 Pittsburgh, PA 15251-6074
 Tax ID# 25-0749630

W. R. Grace	Invoice Number	1494536
5400 Broken Sound Blvd., N.W.	Invoice Date	01/26/07
Boca Raton, FL 33487	Client Number	172573
	Matter Number	60029

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Re: (60029) Fee Applications-Applicant

FOR PROFESSIONAL SERVICES PROVIDED THROUGH DECEMBER 31, 2006

Date	Name	Hours
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12/08/06	Ament	
	Review 21st quarterly fee application and spreadsheets, recalculate duplicating charges and respond to e-mail from A. Muha re: response to fee auditor (.50); review and respond to additional e-mails from A. Muha re: same (.10).	.60
12/08/06	Lord	
	Research and e-mail to S. Ament re: response to fee auditor.	.20
12/10/06	Cameron	
	Review fee application materials.	.70
12/14/06	Muha	
	Begin markup of DBR for November 2006 monthly fee application; review/respond to e-mails re: same.	.50
12/15/06	Ament	
	Review e-mail from A. Muha re: Nov. fees.	.10
12/15/06	Muha	
	Detailed review and extensive revisions (including drafting additional fee and expense explanations) for Nov. 2006 monthly fee application (1.7); e-mails to timekeepers re: additional explanation for charges (0.4).	2.10

172573 W. R. Grace & Co.
 60029 Fee Applications-Applicant
 January 26, 2007

Invoice Number 1494536
 Page 2

Date	Name	Hours
12/18/06	Lord	.60
	Research docket draft CNO to Reed Smith's 22nd quarterly fee application and 65th monthly fee application (.5); e-mail to A.Muha re: Reed Smith's November fee application (.1).	
12/19/06	Ament	.10
	Review e-mail from J. Lord re: monthly fee application.	
12/21/06	Lord	.80
	Responding e-mail to D.Cameron re: CNO to October fee application (.1); e-file and perfect service for same (.3); draft correspondence to Debtors re: same (.1); e-file and perfect service to CNO for quarterly fee application (.3).	
12/22/06	Ament	.10
	Maintain pleadings file with CNO for 22nd quarterly and 64th monthly fee applications.	
12/28/06	Ament	.50
	E-mails with A. Muha and J. Lord re: Nov. monthly fee application (.20); begin drafting 65th monthly fee application (.30).	
12/28/06	Lord	.20
	E-mails with S. Ament re: November monthly fee application.	
12/29/06	Ament	.10
	Review e-mails from D. Cameron and A. Muha re: April - June fees and expenses and respond to D. Cameron.	

TOTAL HOURS 6.60

TIME SUMMARY	Hours	Rate	Value
Douglas E. Cameron	0.70	at \$ 530.00 =	371.00
Andrew J. Muha	2.60	at \$ 295.00 =	767.00
John B. Lord	1.80	at \$ 190.00 =	342.00
Sharon A. Ament	1.50	at \$ 130.00 =	195.00
CURRENT FEES			1,675.00
TOTAL BALANCE DUE UPON RECEIPT			\$1,675.00

REED SMITH LLP
PO Box 360074M
Pittsburgh, PA 15251-6074
Tax ID# 25-0749630

W.R Grace & Co.
One Town Center Road
Boca Raton, FL 33486

Invoice Number 1494537
Invoice Date 01/26/07
Client Number 172573

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Re: W. R. Grace & Co.

(60030) Hearings

Fees	2,929.00
Expenses	0.00

TOTAL BALANCE DUE UPON RECEIPT	\$2,929.00
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REED SMITH LLP
 PO Box 360074M
 Pittsburgh, PA 15251-6074
 Tax ID# 25-0749630

W.R Grace & Co.	Invoice Number	1494537
One Town Center Road	Invoice Date	01/26/07
Boca Raton, FL 33486	Client Number	172573
	Matter Number	60030

=====

Re: (60030) Hearings

FOR PROFESSIONAL SERVICES PROVIDED THROUGH DECEMBER 31, 2006

Date	Name	Hours	
12/01/06	-----	-----	
12/01/06	Ament	Telephone call from R. Baker re: courtroom technology necessary for 12/5/06 hearing (.10); telephone call from Judge Fitzgerald's IT Dept. re: same (.10); e-mail to J. O'Neill re: same (.10); additional e-mails with L. Mellis and J. O'Neill re: assisting K&E with hearing preparation (.20).	.50
12/03/06	Ament	E-mails with L. Mellis and assist with preparation of documents for 12/5/06 hearing.	1.00
12/04/06	Ament	Telephone call from R. Baker re: 12/5/06 hearing and e-mail to K&E re: same (.10); e-mails and calls re: use of technology at hearing (0.6); provide D. Bernick with said documents in preparation for hearing (.50); provide J. Baer with documents in preparation for hearing (.40); meet with B. Harding, D. Mendelson, L. Mellis and R. Jones and assist K&E with hearing preparation (2.0); telephone call with J. Baer re: logistics of 12/5/06 hearing (.20).	3.80
12/04/06	Cameron	Attention to hearing issues.	.50
12/05/06	Ament	E-mails and calls with Kirkland attorneys/staff re: hearing logistics (.80); meet with D. Mendelson and L. Mellis and assist	3.50

172573 W. R. Grace & Co.
 60030 Hearings
 January 26, 2007

Invoice Number 1494537
 Page 2

Date	Name	Hours
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<p>K&E with hearing preparation (1.0); meet with R. Baker and assist with courtroom setup (.20); meet with J. Baer prior to hearing before Judge Fitzgerald and assist K&E with setup for same (.60); telephone call from V. Johnson re: additional documents needed for hearing (.10); respond to e-mails from J. Baer during hearing and provide additional documents to J. Baer and D. Bernick (.30); review and respond to e-mails from L. Mellis re: Westlaw cases and return of hearing documents to K&E (.60).</p>		
12/06/06	Ament	.10
<p>E-mails with J. Trice re: completion of technical assistance from 12/5/06 Grace hearing.</p>		
12/06/06	Cameron	.40
<p>Follow up from hearing issues.</p>		
12/09/06	Ament	.50
<p>Coordinate logistics of 12/18/06 hearing per D. Cameron request and e-mails with J. Baer and D. Cameron re: same.</p>		
12/10/06	Ament	1.00
<p>Continue to coordinate logistics of 12/18/06 hearing per D. Cameron request and e-mails re: same.</p>		
12/11/06	Ament	1.10
<p>Coordinate logistics for 12/12/06 hearing and e-mail to J. Baer re: same (.50); continue coordinating logistics for 12/18/06 hearing per D. Cameron request (.30); e-mails and meet with D. Cameron re: same (.20); e-mail to J. Baer re: logistics of same (.10).</p>		
12/12/06	Ament	.70
<p>Respond to e-mail from L. Mellis re: J. Baer hearing preparation (.10); meet with and assist J. Baer with hearing preparation (.30); meet with L. Johnson re: logistics of same (.10); e-mails</p>		

172573 W. R. Grace & Co.
 60030 Hearings
 January 26, 2007

Invoice Number 1494537
 Page 3

Date	Name	Hours
<hr/>		
	with C. Cox and L. Esayian re: same (.20).	
12/15/06	Ament	.90
	Continue assistance in coordinating 12/18/06 hearing for K&E.	
12/17/06	Cameron	.60
	Attend to hearing issues.	
12/18/06	Ament	.30
	Continue coordinating hearing per K&E request and e-mails re: same.	
12/18/06	Cameron	.40
	Meet with L. Flatley regarding hearing (0.2); e-mails regarding same (0.2).	
12/18/06	Cox	1.50
	Meet with J. Baer and assist with hearing preparation (.50); prepare for hearing (1.00).	
<hr/>		
	TOTAL HOURS	16.80

TIME SUMMARY	Hours	Rate	Value
<hr/>			
Douglas E. Cameron	1.90	at \$ 530.00 =	1,007.00
Sharon A. Ament	13.40	at \$ 130.00 =	1,742.00
Cary E. Cox	1.50	at \$ 120.00 =	180.00
<hr/>			
CURRENT FEES			2,929.00
<hr/>			
TOTAL BALANCE DUE UPON RECEIPT			\$2,929.00
<hr/>			

REED SMITH LLP
PO Box 360074M
Pittsburgh, PA 15251-6074
Tax ID# 25-0749630

W.R Grace & Co.
One Town Center Road
Boca Raton, FL 33486

Invoice Number 1494538
Invoice Date 01/26/07
Client Number 172573

=====

Re: W. R. Grace & Co.

(60033) Claim Analysis Objection Resolution & Estimation
(Asbestos)

Fees	300,378.00
Expenses	0.00

TOTAL BALANCE DUE UPON RECEIPT	\$300,378.00
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REED SMITH LLP
 PO Box 360074M
 Pittsburgh, PA 15251-6074
 Tax ID# 25-0749630

W.R Grace & Co.	Invoice Number	1494538
One Town Center Road	Invoice Date	01/26/07
Boca Raton, FL 33486	Client Number	172573
	Matter Number	60033

=====

Re: (60033) Claim Analysis Objection Resolution & Estimation
 (Asbestos)

FOR PROFESSIONAL SERVICES PROVIDED THROUGH DECEMBER 31, 2006

Date	Name	Hours	
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12/01/06	Ament	Review e-mail and spreadsheet from A. Elias re: UC claims and forward to D. Cameron and A. Muha (.20); meet with A. Muha and review three CD-Roms and one DVD containing UC and non-UC claims (1.0); e-mails and telephone call to A. Elias re: same (.10); meet with A. Muha and conference call to A. Elias re: logistics of UC claims and database (.90); conference call with G. Rupert re: logistics of database (.20); additional e-mails and meetings with A. Muha re: same (.20); review e-mails from D. Cameron and S. Blatnick re: UC claims (.10); access database and begin review of UC claims (.30).	3.00
12/01/06	Aten	Review pleadings and court scheduling orders re phases and expert discovery and email to L. Flatley and D. Cameron re same (1.1); medical expert issues (1.2).	2.30
12/01/06	Atkinson	Research re: Armstrong case ruling information, for R. Aten.	.40
12/01/06	Cameron	Prepare for (0.8) and meet with J. Restivo and L. Flatley regarding multiple issues and planning for	7.70

172573 W. R. Grace & Co.
 60033 Claim Analysis Objection Resolution
 & Estimation (Asbestos)
 January 26, 2007

Invoice Number 1494538
 Page 2

Date	Name	Hours

	property damage claims (1.0); multiple e-mails and telephone calls regarding deposition scheduling (0.9); review deposition preparation materials and e-mails regarding same (2.7); review Canadian claims materials (0.9); review California claims review materials (0.7); meet with A. Muha regarding same (0.3); e-mails regarding same (0.4).	
12/01/06	Engel	.10
	Review correspondence re experts' depositions.	
12/01/06	Flatley	3.30
	E-mails and replies (0.2); meeting with J. Restivo and D. Cameron regarding various issues and short follow-up on meeting (1.7); conference with R. Aten (0.2); call with D. Kuchinsky and follow-up (0.2); e-mails and calls regarding deposition scheduling situation (1.0).	
12/01/06	Gatewood	1.50
	Research/analysis addressing dust sampling methodology in relation to airborne particles/fibers and draft notes to incorporate into deposition examination of Dr. Laura Welch and Dr. Henry Anderson.	
12/01/06	Muha	3.70
	Review materials on CD Roms from Perkins Core re: UC claims (1.9); conference call with A. Elias re: same (0.9); meetings with S. Ament re: same (0.5); meeting with D. Cameron re: status (0.4).	
12/01/06	Restivo	2.00
	Review new materials, emails, Bernick, et al. (1.2); meeting with L. Flatley and D. Cameron (0.8).	
12/02/06	Aten	.50
	Continue to review materials re Anderson and Welch in preparation for deposition.	

172573 W. R. Grace & Co.
 60033 Claim Analysis Objection Resolution
 & Estimation (Asbestos)
 January 26, 2007

Invoice Number 1494538
 Page 3

Date	Name	Hours
12/02/06	Cameron	2.80
	Review materials for Canadian statute of limitations (0.9); review materials for California claims (0.8); review dust methodology briefs (1.1).	
12/02/06	Engel	2.10
	Review experts' reports.	
12/03/06	Ament	1.00
	Review UC claims received from A. Ellias (.90); e-mails with A. Muha re: same (.10).	
12/03/06	Aten	2.10
	Medical expert issues (.7); review materials re Dr. Welch in preparation for deposition (1.4).	
12/03/06	Cameron	4.20
	Attention to issues for dust methodology hearing (1.5); review expert reports for depositions (1.0); review constructive notice materials (0.9); review witness issues for witness list (0.8).	
12/03/06	Engel	.80
	Review experts' reports.	
12/04/06	Ament	2.30
	Review UC claims and organize per A. Muha request (2.0); telephone calls and e-mails with A. Ellias re: same (.20); telephone call from A. Ellias re: DE filing on 12/8/06 and follow-up e-mail to D. Cameron and L. Flatley re: same (.10).	
12/04/06	Aten	6.20
	Medical expert issues (.4); continue to review materials re Dr. Welch and to prepare for her deposition (5.8).	
12/04/06	Cameron	2.50
	Multiple e-mails and telephone calls with counsel and Grace team regarding deposition scheduling issues (0.8); review materials relating to California statute of limitations issues (0.8); prepare draft witness disclosure (0.9).	

172573 W. R. Grace & Co.
 60033 Claim Analysis Objection Resolution
 & Estimation (Asbestos)
 January 26, 2007

Invoice Number 1494538
 Page 4

Date	Name	Hours
12/04/06	Engel	4.70
	Review documents re Daubert issues related to asbestos dust sampling method.	
12/04/06	Flatley	1.30
	E-mails and reply (0.1); meet with R. Aten (0.1); review issues, call with R. Senftleben and follow-up regarding scheduling (0.7); e-mails from/to D. Cameron regarding scheduling (0.2); e-mails (0.2).	
12/04/06	Garlitz	4.60
	Review UC claims and organize per A. Muha request (2.0); assemble said documents into binders per A. Muha request (2.6).	
12/04/06	Gatewood	9.00
	Preparation for deposition examination of Dr. Welch and Dr. Anderson, including: examination of epidemiologic studies, prior deposition/trial testimony, outline of issues and critique of studies cited in relation to occupational exposures and drafting of deposition examination materials.	
12/04/06	Muha	.30
	Call and e-mails with S. Ament re: status of Grace UC PD claim materials.	
12/04/06	Rea	.80
	Analysis of summary judgment.	
12/04/06	Restivo	1.80
	Tactical planning for three hearings.	
12/05/06	Ament	1.20
	Continue reviewing UC claims and organizing for A. Muha per request.	
12/05/06	Aten	7.30
	Begin drafting chart re: Dr. Welch's reliance materials, and a critical analysis of the articles (4.0); continue to review materials re Dr. Welch and to prepare for her deposition (3.3).	
12/05/06	Cameron	5.60
	Extensive review of deposition materials and scheduling issues	

172573 W. R. Grace & Co.
 60033 Claim Analysis Objection Resolution
 & Estimation (Asbestos)
 January 26, 2007

Invoice Number 1494538
 Page 5

Date	Name	Hours

	(2.1); review discovery and summary judgment materials (1.9); review and revise draft witness list (1.2); follow-up e-mails and telephone calls regarding same (0.4).	
12/05/06	Engel	3.90
	Review documents re Daubert issues related to asbestos dust sampling method.	
12/05/06	Flatley	2.10
	E-mails regarding deposition scheduling and other issues (0.6); review draft brief on California statute of limitations issues (1.5).	
12/05/06	Gatewood	9.00
	Preparation for deposition examination of Dr. L. Welch and Dr. H. Anderson, including: examination/analysis of epidemiologic studies, comparison of expressed opinions, review/analysis of briefings addressing methodology and Daubert issues and incorporate same into drafting of deposition examination outline.	
12/05/06	Muha	.20
	E-mails to S. Ament and D. Cameron re: review of UC claims.	
12/05/06	Restivo	5.60
	Tactical planning for expert discovery, dust methodology hearing and summary judgment motion.	
12/06/06	Ament	1.10
	Download notice and scan and e-mail to internal working group (.20); review e-mails from D. Cameron and L. Flatley re: same (.20); e-mails with A. Elias and A. Muha re: additional information re: UC claims (.30); prepare bates labels for UC documents (.20); e-mails with A. Elias re: 12/8/06 filing deadline (.10).	
12/06/06	Aten	9.90
	Conference call with D. Cameron and D. Biderman re California	

172573 W. R. Grace & Co.
60033 Claim Analysis Objection Resolution
& Estimation (Asbestos)
January 26, 2007

Invoice Number 1494538
Page 6

Date	Name	Hours
	Summary Judgment Motion, database (.6); continue to revise chart re Dr. Welch's reliance material (2.1); begin preparing deposition outline for deposition of Dr. Welch (7.2).	
12/06/06	Cameron	6.20
	Prepare for and participate in call with California counsel regarding statute of limitations issues (0.6); attention to deposition scheduling issues (1.1); meet with J. Restivo and L. Flatley regarding planning issues (0.6); review dust methodology discovery materials (1.4); review draft witness list and e-mails regarding same (0.8); attention to Canadian claims materials (0.9); telephone call with Grace counsel regarding witness list (0.3); review agenda for planning meeting (0.5).	
12/06/06	Engel	4.80
	Prepare summaries and outlines for dust sampling depositions.	
12/06/06	Flatley	3.20
	E-mails/replies regarding witness list and deposition scheduling (0.6); meet with D. Cameron and J. Restivo about conference call preparation and results (0.4); meet with D. Cameron regarding deposition scheduling issues (0.3); meet with R. Aten regarding scheduling (0.1); follow-up e-mails regarding conference calls and scheduling issues (0.6); begin preparation for medical witness depositions (1.2).	
12/06/06	Gatewood	9.00
	Preparation for deposition examination of Dr. Laura S. Welch, including: meeting/consultation with L. Flatley and R. Aten, examination/analysis of articles cited/authored by Dr. Welch, drafting examination outline.	

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12/06/06	Restivo	Tactical planning (3.2); agenda for planning call (0.6); meeting with D. Cameron and L. Flatley (1.2).	5.00
12/07/06	Ament	Meet with J. Restivo re: deposition digests (.20); review expert deposition files per J. Restivo request (1.1).	1.30
12/07/06	Aten	Continue to revise chart re Dr. Welch's reliance materials, continue to prepare for her deposition (6.3); finalized deposition notice (0.5).	6.80
12/07/06	Atkinson	Review Grace files re: deposition summaries of experts, per J. Restivo request.	.30
12/07/06	Cameron	Prepare for (1.1) and participate in planning session conference with K&E lawyers, L. Flatley and J. Restivo (1.4); review and revise draft preliminary witness list (1.9); multiple e-mails and telephone calls with counsel regarding same (0.9); review materials for Canadian claims (1.6); review materials for Statute of Limitations issues and expert work (1.2).	8.10
12/07/06	Engel	Prepare summaries and outlines for depositions.	1.70
12/07/06	Flatley	Review correspondence, organize "to do" list and prepare for team meeting call (1.7); meet with J. Restivo and D. Cameron to prepare for call (0.3); team conference call and follow-up (1.5); working on witness list (1.5).	5.00
12/07/06	Gatewood	Prepare for deposition examination of Dr. Laura S. Welch, including: reading/summarizing (by topic) selected areas of testimony to address during deposition	12.00

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	examination, examination/analysis of epidemiologic studies and drafting deposition examination outline (11.0); communicate/meet with L. Flatley and R. Aten concerning issues relating to Dr. Welch's expert report (1.0).	
12/07/06	Restivo	4.50
	Strategic planning (1.5); conference call with D. Bernick, et al. (1.5); prepare for Expert depositions (1.5).	
12/08/06	Aten	5.00
	Finalize Dr. Welch's deposition notice and arrange for filing (.2); continue to work on chart re Dr. Welch's reliance materials (4.8).	
12/08/06	Cameron	6.60
	Review claimant's preliminary witness lists (1.4); review Canadian claims and statute issues (1.7); review dust reports for deposition issues (1.9); attention to Statute of Limitations issues (0.9); telephone call and e-mails with PD Claimants Counsel (0.3); telephone call with R. Finke regarding multiple issues (0.4).	
12/08/06	Engel	4.60
	Review documents re to Daubert hearing.	
12/08/06	Flatley	7.10
	E-mails and replies regarding witness lists (0.2); preparation for "dust methodology" hearing, including reviewing materials in preparation for medical witness depositions (5.9); meet with C. Gatewood to discuss deposition issues (two meetings) (1.0).	
12/08/06	Gatewood	10.00
	Prepare for deposition examination of Dr. Laura S. Welch, including: examination/analysis of articles relied upon by Dr. Welch, research studies with converse view points and analyze same, comparison/contrast of Dr. Welch's report with that of Dr. Hughson,	

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Date	Name	Hours
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	and work on examination outline.	
12/08/06	Muha	E-mails re: review of UC claims. .20
12/09/06	Aten	Continue to review materials (deposition transcripts) and prepare for deposition of Dr. Welch. 2.90
12/09/06	Cameron	Deposition preparation (3.0); prepare and revise strategy outline (1.8). 4.80
12/09/06	Engel	Prepare summaries and outlines for depositions. 1.50
12/09/06	Flatley	Reviewing materials in preparation for depositions and outlining issues to raise with C. Gatewood and R. Aten (2.8); e-mail to schedule Monday meeting (0.2). 3.00
12/09/06	Gatewood	Preparation for deposition examination of Dr. Laura S. Welch, including: drafting/revising examination materials, examination/analysis of epidemiologic studies addressing exposure pathways, concentrations, toxicity, preventive measures, governmental and agency guidelines concerning handling/exposure of/to asbestos containing products. 9.00
12/10/06	Aten	Continue to review materials (deposition transcripts) and prepare for deposition of Dr. L. Welch. 4.40
12/10/06	Cameron	Continued work on dust methodology deposition preparation issues (2.0); review Canadian claims (0.5); review materials for Product ID issues (1.0); review Statute of Limitations materials regarding experts (0.8). 4.30
12/10/06	Gatewood	Preparation for deposition examination of Dr. Laura S. Welch, 12.00

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Date	Name	Hours

including research/analysis of exposure, preventive measures, environmental studies and drafting of deposition examination materials.		
12/10/06	Restivo	1.00
12/11/06	Aten	9.50
12/11/06	Cameron	3.80
12/11/06	DiChiera	8.10
12/11/06	Engel	4.30
12/11/06	Flatley	6.90

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Date	Name	Hours
12/11/06	Gatewood	13.50
	Research various issues subject to deposition examination of Dr. Laura S. Welch (6.0); examination/analysis of governmental/regulatory statements addressing asbestos related matters (e.g., abatement, thresholds, green and purple EPA books) (3.5); drafting/revising deposition examination of Dr. Laura S. Welch (2.0); meet/confer with L. Flatley concerning draft/revisions of/to deposition examination outline and participate in joint conference call with L. Flatley and R. Aten and with expert (2.0).	
12/11/06	Restivo	3.80
	Meeting with M. Rippin (1.0); update Master Plan (1.0); begin Armstrong review.	
12/11/06	Rippin	4.60
	Analysis of In re Armstrong World Industries (1.3); analysis of parties' motions for a Daubert hearing for In re Armstrong World Industries (1.8); review of expert report for deposition preparation (1.5).	
12/12/06	Aten	10.20
	Continue to review and summarize transcripts in preparation for Dr. Welch's deposition.	
12/12/06	Cameron	5.80
	Preparation for meetings with experts (2.3); review materials for dust methodology depositions (1.7); multiple e-mails regarding same (0.7); review J. Restivo strategy memo and telephone call with J. Restivo regarding same (0.6); meet with R. Finke regarding open issues (0.5).	
12/12/06	DiChiera	6.50
	Review prior deposition testimony of Laura S. Welch, M.D., for preparation of deposition per request of R. Aten and C. Gatewood (2.50); prepare for and attend	

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Date	Name	Hours

	meeting with C. Gatewood and R. Aten regarding preparation material needed for deposition (1.50); organize and gather material and potential exhibits needed for deposition (2.50).	
12/12/06	Engel	Review documents and transcripts re preparation for depositions. 1.70
12/12/06	Flatley	Review draft summary judgment brief and send comments on it to the drafter (2.7); review draft deposition outline (1.7); call with C. Gatewood to discuss witness outline (1.0); call with D. Cameron regarding status of various issues and follow-up (0.7); call with J. Restivo regarding scheduling (0.2). 6.30
12/12/06	Gatewood	Examination/analysis of scientific/medical articles upon which Dr. Laura Welch relies for her expressed opinions (3.5); drafting examination outline (4.0); research Stanton Hypothesis and articles criticizing same (3.5); confer with L. Flatley concerning various deposition examination issues relating to scheduled deposition of Dr. Laura Welch (1.0). 12.00
12/12/06	Restivo	Analyze prior Daubert hearings (1.5); strategy and discovery planning re: Dust Methodology (1.0); strategy planning re: statute of limitations, prudent identification (1.0); strategy planning re: Hazard hearing (1.4). 4.90
12/12/06	Rippin	Review of expert report (2.1); review of Plaintiff's motion and brief for the dust methodology hearing (1.8); review of the direct examination In re Armstrong World Industries (0.8); review of James Millette's expert report 6.30

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	(0.9); review of Millette's deposition from In re Armstrong World Industries (0.7).		
12/13/06	Aten	Continue to review deposition transcripts, materials and to prepare summaries for deposition.	6.20
12/13/06	Cameron	Prepare for meeting with experts (1.0); meet with experts and R. Finke regarding multiple issues for PD claims (4.7); prepare draft summary of meetings and list of open issues (1.1); follow-up from meeting (0.4).	7.20
12/13/06	DiChiera	Review prior deposition testimony of Laura S. Welch, M.D., for deposition preparation per request of R. Aten (3.50); create index of excerpts for binder in connection with prior key testimony of Dr. Welch (1.5); prepare for and attend meetings with C. Gatewood regarding final preparation of deposition material needed (1.2).	6.20
12/13/06	Engel	Prepare outline for depositions.	3.50
12/13/06	Flatley	E-mails and replies on a variety of issues.	.40
12/13/06	Gatewood	Prepare for deposition examination of Dr. Laura S. Welch, including: examination/analysis of articles, materials and drafting/editing examination outline (10.0); meet with L. Flatley concerning deposition examination outline, discussion of strategies and instructions concerning suggested edits to examination outline (1.0).	11.00
12/13/06	Rea	Review of status memo.	.30
12/13/06	Rippin	Review of the deposition of James Millette from In re Armstrong World Industries.	6.30

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12/14/06	Ament	
	Meet with J. Restivo and M. Rippin re: deposition digests (.10); provide digests and summaries to M. Rippin per J. Restivo request (.10); review e-mails from T. Rea re: property damage claims (.10); meet with T. Rea re: same (.10); multiple e-mails re: property damage claims (.40); e-mails with D. Cameron re: 12/19/06 deposition (.10); coordinate said deposition (.30).	1.20
12/14/06	Aten	
	Conference with L. Flatley re medical expert issues (0.8); review deposition outline and e-mail to C. Gatewood re: prior testimony (1.0).	1.80
12/14/06	Atkinson	
	Per e-mail request from D. Cameron, copy of Claimants' Supplemental exhibits.	.20
12/14/06	Cameron	
	Prepare for (1.1) and participate in meeting regarding issues for PD claims (1.8); participate in conference call with K&E, Perkins Coie and W.R. Grace regarding statute of limitations issues (1.1); participate in conference call with R. Finke and expert regarding dust issues (1.3); attention to Canadian statute of limitations issues (0.9).	6.20
12/14/06	Engel	
	Prepare deposition outlines.	4.00
12/14/06	Flatley	
	E-mails from/to R. Aten (0.1); team meeting with J. Restivo, D. Cameron et al. and short follow-up on meeting (1.6); call with W. Sparks and follow-up, including e-mails (0.4); conference call regarding California issues with R. Finke, D. Cameron, D. Biderman, L. Esayian et al. (1.1); meet with R. Aten regarding experts' reports issues and follow-up (1.1).	4.30

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Date	Name	Hours	
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12/14/06	Gatewood	Final preparation for deposition examination of Dr. Laura Welch (2.0); present and conduct deposition examination of Dr. Laura S. Welch and review notes/materials following deposition (8.5).	10.50
12/14/06	Rea	Attend team meeting (1.0); attention to summary judgment (1.8).	2.80
12/14/06	Restivo	Strategy meeting/assignments.	2.00
12/14/06	Rippin	Review of James Millette reliance materials (3.1); attended W.R. Grace strategy meeting (1.1); review of the depositions from In re Armstrong World Industries (2.2).	6.40
12/15/06	Ament	Meet with T. Rea re: property damage claims (.10); obtain DVD of all claims and CD-Rom of Anderson Memorial claims from M. Rosenberg and provide to T. Rea (.20); continue coordinating 12/18/06 deposition for D. Cameron (.20); e-mails and telephone calls re: logistics of same (.30).	.80
12/15/06	Atkinson	Review files re: trial testimony, per D. Cameron request (.40); review Grace files and database re: medical data per R. Aten request (.30).	.70
12/15/06	Atkinson	Review files re: witness testimony in prior trial.	.30
12/15/06	Cameron	Prepare for (0.9) and participate in meeting (via telephone) with Canadian counsel and potential expert (2.8); review material for R. Morse deposition preparation (1.9); telephone call with counsel regarding same (0.3); e-mails to counsel regarding same (0.4); telephone call with Canadian counsel regarding pending Canadian	6.70